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APPLICATION N	Ю.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/954,819		09/18/2001	Marcio Cravo De Almeida	12971-003001	8209
26161	7590	02/09/2006		EXAMINER	
FISH &	RICHARI	DSON PC	HOSSAIN, TANIM M		
P.O. BOX	۲ 1022				
MINNEA	POLIS, M	IN 55440-1022		ART UNIT	PAPER NUMBER
				2145	
				DATE MAILED: 02/09/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
Office Action Occurs	09/954,819	CARVO DE ALMEIDA, ET AL					
Office Action Summary	Examiner	Art Unit					
	Tanim Hossain	2145					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1)⊠ Responsive to communication(s) filed on 12/1/0	05						
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	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
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Disposition of Claims							
	4)⊠ Claim(s) <u>1-42</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
<u> </u>	5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-42</u> is/are rejected.	S)⊠ Claim(s) <u>1-42</u> is/are rejected.						
7) Claim(s) is/are objected to.	Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers		•					
9) The specification is objected to by the Examiner.							
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☐ All b) ☐ Some * c) ☐ None of:							
1. ☐ Certified copies of the priority documents	have been received						
2. Certified copies of the priority documents		on No					
3. Copies of the certified copies of the priori	• •						
application from the International Bureau	•	d in this National Otage					
	* See the attached detailed Office action for a list of the certified copies not received.						
Coo the attached detailed Office action for a list of the Certified copies flot received.							
Attachment(s)							
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)							
Paper No(s)/Mail Date							
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 12/1/05.	5) Notice of Informal Page 1	atent Application (PTO-152)					
0)							

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-17, 19-21, 22-38, and 40-42 are rejected under 35 U.S.C. 103(a) as being unpatentable over Defosse (U.S. 2001/0047410) in view of Goldband (U.S. 6,434,532).

As per claim 1, Defosse teaches a method of obtaining data from a device on an internal network, the method comprising: at an agent on the internal network obtaining the data from the device (paragraphs 0020, 0029); loading updates into the agent (0034); obtaining the data from the device using system calls (0029); and transmitting the data over an external network using one or more of a plurality of protocols (0020, 0022, 0023). Defosse does not specifically teach reception and loading of a plug-in containing system calls, which causes the agent to obtain data from the device. Goldband teaches the reception of a plug-in for obtaining data, and loading of a plug-in into an agent (column 4, lines 23-40; where the use of system calls is inherent). It would have been obvious to one of ordinary skill in the art at the time of the invention to employ the method of a plug-in to control the obtaining of data, as taught by Goldband in the system of Defosse. The motivation for doing so lies in the fact that the monitoring can be done more efficiently, and in the case that different data is needed from the device, a plug-in is easier to

update, rather than reconfiguring the entire system. Both inventions are from the same field of endeavor, namely the use of an agent to obtain data from a device.

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As per claim 2, Defosse-Goldband teaches the method of claim 1, wherein: the agent includes shared libraries containing system calls for obtaining the other data from the device (Defosse: 0029); and the method further comprises loading the shared libraries into the agent when the plug-in is loaded (Goldband: column 4, lines 23-40; where the installation of the shared libraries into the agent by a plug-in is accounted for by the discussion of obviousness in the discussion of claim 1).

As per claim 3, Defosse-Goldband teaches the method of claim 1, wherein the data is obtained from the device periodically (Defosse: 0037).

As per claim 4, Defosse-Goldband teaches the method of claim 3, but does not specifically teach that the data is obtained every minute. It would have been obvious to one of ordinary skill in the art at the time of the invention to include the limitation in which data is obtained every minute, in light of the fact that Defosse-Goldband discusses a continuous obtaining of data. This continuous obtaining of data can obviously be set to a rate of every minute, or any other time interval.

As per claim 5, Defosse-Goldband teaches the method of claim 1, wherein the plurality of protocols comprises simple mail transfer protocol, hypertext transfer protocol, and secure sockets layer protocol (Defosse: 0022).

As per claim 6, Defosse-Goldband teaches the method of claim 1, wherein data transmission is effected using at least one of a proxy and socket (Defosse: 0020).

As per claim 7, Defosse-Goldband teaches the method of claim 1, wherein: the method further comprises selecting a machine on the internal network to transmit the data over the external network (Defosse: 0012).

As per claim 8, Defosse-Goldband teaches the method of claim 7, wherein the external network includes the Internet (Defosse: figure 1).

As per claim 9, Defosse-Goldband teaches the method of claim 7, wherein the agent resides on the device (Defosse: 0011, 0012).

As per claim 10, Defosse-Goldband teaches the method of claim 7, wherein the agent resides on a machine located on the internal network that is not the device (Defosse: 0020).

As per claim 11, Defosse-Goldband teaches the method of claim 1, wherein: the device comprises a network device located on an internal network (Defosse: 0020); and the agent resides on a server that is also on the internal network (Defosse: 0020).

As per claim 12, Defosse-Goldband teaches the method of claim 1, wherein the data relates to one or more of the following: a processor on the device, memory on the device, a hard drive on the device, an internal network on which the device is located, and software installed on the device (Defosse: 0020, 0029).

As per claim 13, Defosse-Goldband teaches a method of providing, to a client, data that was obtained by an agent from a remote device on an internal network, the method comprising: receiving the data via an external network, at least some of the data being received periodically (Defosse: 0037); formatting the data (Defosse: 0035); and making the formatted data accessible to the client via the external network (Defosse: 0035).

As per claim 14, Defosse-Goldband teaches the method of claim 13, wherein formatting comprises generating a report based on the data (Defosse: 0037).

As per claim 15, Defosse-Goldband teaches the method of claim 14, wherein the report comprises a natural language report (Defosse: 0037).

As per claim 16, Defosse-Goldband teaches the method of claim 13, but does not specifically teach that the formatting comprises: generating a display based on the data; and updating the display periodically as new data is received periodically via the external network. It would have been obvious to one of ordinary skill in the art at the time of the invention to include the limitation of having an updateable display, enumerating the characteristics and changes that take place in the data. An example of this is an Internet scoreboard that updates periodically. See also U.S. Patent 5,913,029 to Shostak, column 7, lines 6-31. The motivation to include this teaching into the system of Defosse-Goldband lies in the fact that a display system is necessary so that the user can make sense of the data he or she is receiving. Also, the data received is in real-time, so it is time-sensitive, and it is thus necessary to display this data as it arrives. All teachings are from the same field of endeavor, namely the reception of information through a network.

As per claim 17, Defosse-Goldband teaches the method of claim 13, but does not specifically teach that the data is obtained every minute. It would have been obvious to one of ordinary skill in the art at the time of the invention to include the limitation in which data is obtained every minute, in light of the fact that Defosse-Goldband discusses a continuous obtaining of data. This continuous obtaining of data can obviously be set to a rate of every minute, or any other time interval.

As per claim 19, Defosse-Goldband teaches the method of claim 13, wherein the external network includes the Internet (Defosse: 0036).

As per claim 20, Defosse-Goldband teaches the method of claim 13, further comprising making the formatted data accessible to the client comprises providing a World Wide Web site through which the data can be accessed by the client (Defosse: Abstract).

As per claim 21, Defosse-Goldband teaches the method of claim 13, further comprising the formatted data made accessible to a wireless device using wireless application protocol (Defosse: 0002).

Claims 22-38 and 40-42 are rejected on the same basis as 1-17 and 19-21 as claims 22-38 and 40-42 are means of implementing claims 1-17 and 19-21.

Claims 18 and 39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Defosse-Goldband in further view of Powell (U.S. 6,314,328).

As per claim 18, Defosse-Goldband teaches the method of claim 13 and the monitoring of temperature and humidity pertaining to a threshold (Defosse: 0032), but does not specifically teach that the formatting comprises: determining if the data indicates that an operational parameter of the device exceeds a preset limit; and generating a report to a client indicating that the operational parameter exceeds the preset limit. Powell teaches an alarm event generator that provides reports for process parameters that exceed predetermined limits (column 12, lines 29-47). It would have been obvious to one of ordinary skill in the art at the time of the invention to include a generation of a report in the case that an operational parameter is exceeded, as taught by Powell in the system of Defosse-Goldband. The motivation for doing so lies in the fact that

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generating an updated report would enable the user to act quickly in the case that the parameter

is exceeded. All teachings are from the same field of endeavor, namely the obtaining of data

through a network.

Claim 39 is rejected on the same basis as claim 18, as claim 39 teaches a means of

implementing the method of claim 18.

Response to Arguments

Applicant's arguments filed on December 1, 2005 have fully been considered and are

respectfully traversed by the new grounds of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Tanim Hossain whose telephone number is 571/272-3881. The

examiner can normally be reached on 8:30 am - 5 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Jason Cardone can be reached on 571/272-3933. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Tanim Hossain
Patent Examiner
Art Unit 2145

JASON CARDONE SUPERVISORY PATENT EXAMINER